NC	ORTHERN	DISTRICT OF	NEW YORK
			JUDGMENT IN A CIVIL CASE
		DO	CKET NO. 9:14-cv-385 (GLS/RFT)
TOMAS E	BURGOS		
v.			
EDWARD	BLY		
	and the jury h	as rendered its verdict.	ore the Court for a trial by jury. The issues have
X		DECISION BY COURT . This action came to trial or hearing before the Court. The issue have been tried or heard and a decision has been rendered.	
	nave been trie	or neard and a decision na	
all issue because	AND ADJUDGED petitioner has fail), that this action is DISMI ed to make a "substantial s	SSED. That no Certificate of Appealability ('howing of the denial of a constitutional right'
all issue because	AND ADJUDGED petitioner has fail, in accordance wi), that this action is DISMI ed to make a "substantial s	SSED. That no Certificate of Appealability ('howing of the denial of a constitutional right' issued by Chief Judge Gary L. Sharpe on Ap LAWRENCE K. BAERMAN CLERK OF THE COURT
ill issue because S.C. §2253(c)(2)	AND ADJUDGED petitioner has fail, in accordance wi	o, that this action is DISMI ed to make a "substantial s ith the Decision and Order	SSED. That no Certificate of Appealability (howing of the denial of a constitutional right issued by Chief Judge Gary L. Sharpe on Ap